PATENT COOPERATION TREATY

o:						PCT			
see form PCT/ISA/220				WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43 <i>bis</i> .1)					
					Date of mailing (day/month/year)	see form PCT/ISA/210 (second sheet)			
Applicant's or agent's file reference see form PCT/ISA/220					FOR FURTHER ACTION See paragraph 2 below				
	tional application N JP2006/307010	О.	International filin 28.03.2006	ng date (c	lay/month/year)	Priority date (day/month/year) 27.06.2005			
	tional Patent Class G06F21/00	ification (IPC) or I	ooth national class	sification	and IPC				
Applica KABL	ant JSHIKI KAISHA	TOSHIBA							
					-:	•			
1.	This opinion co	ntains indication	ons relating to	the foll	owing items:				
ř	⊠ Box No. I	Basis of the op	pinion						
	Box No. II	Priority	,,,,,,,,,						
_	Box No. III	Non-establish	ment of opinion	with reg	ard to novelty, inv	entive step and industrial applicability			
	Box No. IV	Lack of unity of							
Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						rd to novelty, inventive step or industrial n statement			
1	☐ Box No. VI	Certain docum		•	•				
	☐ Box No. VII		s in the internat						
	☐ Box No. VIII	Certain observ	vations on the in	nternatio	nal application				
2.	FURTHER ACT	ION							
	written opinion of the applicant che International Bui will not be so co	of the Internation coses an Autho reau under Rula nsidered.	nal Preliminary that the other than the 66.1 <i>bis</i> (b) that	examinir his one to written	be the IPEA an opinions of this Ir	on will usually be considered to be a (A") except that this does not apply where d the chosen IPEA has notifed the atternational Searching Authority			
		EA a written rep mailing of Forn	du togothor which	oro annr	onriate with aline	of the IPEA, the applicant is invited to indments, before the expiration of 3 months 22 months from the priority date,			
	For further optic	ns, see Form P	CT/ISA/220.						
3.	For further deta			220.	-				
Name	e and mailing addre	ess of the ISA:		Date of this opin	completion of nion	Authorized Officer			
	D-80298	n Patent Office Munich 89 2399 - 0 Tx: 52 89 2399 - 4465	23656 epmu d	see for		Mezödi, Stephan Telephone No. +49 89 2399-6092			

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/JP2006/307010

	Во	x N	o. I Basis of the opinion			
1.	. With regard to the language, this opinion has been established on the basis of:					
	×	the	e international application in the language in which it was filed			
		a t pu	ranslation of the international application into , which is the language of a translation furnished for the rposes of international search (Rules 12.3(a) and 23.1 (b)).			
2.	Wit	th re	egard to any nucleotide and/or amino acid sequence disclosed in the international application and eary to the claimed invention, this opinion has been established on the basis of:			
	a. 1	type	of material:			
			a sequence listing			
			table(s) related to the sequence listing			
	b . 1	form	nat of material:			
			on paper			
			in electronic form			
	c . 1	time	of filing/furnishing:			
			contained in the international application as filed.			
			filed together with the international application in electronic form.			
			furnished subsequently to this Authority for the purposes of search.			
3.		ha cc	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional opies is identical to that in the application as filed or does not go beyond the application as filed, as oppopriate, were furnished.			
. 4.	Ac	ditic	onal comments:			
_	Вс	ox N	o. II Priority			
1	. 🖾	do	the validity of the priority claim has not been considered because the International Searching Authority class not have in its possession a copy of the earlier application whose priority has been claimed or, where equired, a translation of that earlier application. This opinion has nevertheless been established on the ssumption that the relevant date (Rules 43 <i>bis</i> .1 and 64.1) is the claimed priority date.			
2	. 🗆	h	his opinion has been established as if no priority had been claimed due to the fact that the priority claim as been found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international included above is considered to be the relevant date.			

3. Additional observations, if necessary:

	Во	x No. IV	/ Lack of unity of i	nvention	<u> </u>						
1.	☐ In response to the invitation (Form PCT/ISA/206) to pay additional fees, the applicant has, within the applicable time limit:										
		\boxtimes	paid additional fees			•					
paid additional fees under protest and, where applicable, the protest fee											
	paid additional fees under protest but the applicable protest fee was not paid										
		. 🗆	not paid additional f	ees				. •			
2. This Authority found that the requirement of unity of invention is not complied with and chose not the applicant to pay additional fees.									t to invit	te	
3.	Thi	is Autho	rity considers that the	requiren	nent of unit	y of invention	n in acco	rdance with Rul	le 13.1, 13.2	2 and 13	3.3 is
	□ complied with										J.
	□ complied with										
	☐ not complied with for the following reasons:										
			eparate sheet								
4.	Co	Consequently, this report has been established in respect of the following parts of the international application:									
	☑ all parts.										
		the part	ts relating to claims N	os.							
						•				•	·
_	Bo	x No. V dustrial	Reasoned staten applicability; citation	nent und ons and e	er Rule 43 explanation	<i>bis</i> .1(a)(i) v ns supporti	vith regar	d to novelty, instatement	nventive st	ep or	
1.	Sta	atement				٠	•				
	No	ovelty (N))	Yes: No:	Claims Claims	1-20	• *	· .	٠.		
	inv	entive s	step (IS)	Yes: No:	Claims Claims	5,6,9,14, 1,2,3,4,7	•	12,13,16,17,19,	20		
	Inc	dustrial a	applicability (IA)	Yes: No:	Claims Claims	1-20	·				. •
2.	Cit	tations a	and explanations	•							

see separate sheet

PCT/JP2006/307010

Re Item IV.

The separate inventions/groups of inventions are:

1,2,3,4,7,8,10,11,12,13,16,17,19,20

an authentication system where the secret information is input by the user into the input device

5,6,9,14,15,18

an authentication system where the secret information is automatically transferred from the output device to the input device, the user somehow connecting both

They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

The application lacks unity within the meaning of Article 17 (3)(a) PCT for the following reason:

The single concept linking together the claims is a device according to claim 1. A person skilled in the art, implementing a "CAPTCHA" (Completely Automated Public Turing test to tell Computers from Humans Apart, see e.g. D1), which is common general knowledge, would arrive at a device with all features of claim 1:

A server device which outputs a result of computation processing to an output device, comprising:

a communication unit configured to receive a connection request from an input device; (corresponding to a login request from some user at a terminal)

an output device manager configured to store an identifier of the output device; (the server needs an identifier of the output device where to send communication data)

and a connection controller

configured to acquire output capability information of the output device, the output capability information indicating which kind of output the output device can do, configured to acquire input capability information of the input device, the input capability information indicating which kind of input the input device can do, (it is obvious and good programming

PCT/JP2006/307010

practice to first find out which capabilities are available before using them) configured to generate secret information which can be input to the input device and can be output by the output device, on the basis of the input capability information and the output capability information, configured to transmit the secret information to the output device, (the test graphics or sound is sent to an output device of the terminal, the response is received)

and configured to generate a result of computation processing based on input information received from the input device for transmitting to the output device indicated by the identifier stored in the output device manager in a case of receiving the secret information from the input device. (when the response is the expected response, the input device can be used for inputting data and the output device is used for outputting computed data of the server)

Therefore the single general concept is not inventive, contrary to rule 13.1 PCT

The special technical features of the groups of claims over said prior art are:

- the secret information is input by the user into the input device
- the secret information is automatically transferred from the output device to the input device, the user somehow connecting both

It is clear that there is no technical relationship among these technical features, contrary to rule 13.2 PCT

Re Item V.

- 1 Reference is made to the following documents:
 - D1: FRANK SCHWELLINGER: "Humans only" C'T', no. 12/2003, 2 June 2003 (2003-06-02), XP002390619 Heise Verlag
 - D2: DE 196 20 346 A1 (ROBERT BOSCH GMBH, 70469 STUTTGART, DE) 27 November 1997 (1997-11-27)

2 INDEPENDENT CLAIMS

2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

A person skilled in the art, implementing a "CAPTCHA" (Completely Automated Public Turing test to tell Computers from Humans Apart, see e.g. D1), which is common general knowledge, would arrive at a device with all features of claim 1:

A server device which outputs a result of computation processing to an output device, comprising:

a communication unit configured to receive a connection request from an input device; (corresponding to a login request from some user at a terminal) an output device manager configured to store an identifier of the output device; (the server needs an identifier of the output device where to send communication data) and a connection controller

configured to acquire output capability information of the output device, the output capability information indicating which kind of output the output device can do, configured to acquire input capability information of the input device, the input capability information indicating which kind of input the input device can do, (it is obvious and good programming practice to first find out which capabilities are available before using them)

configured to generate secret information which can be input to the input device and can be output by the output device, on the basis of the input capability information and the output capability information, configured to transmit the secret information to the output device, (the test graphics or sound is sent to an output device of the terminal, the response is received)

and configured to generate a result of computation processing based on input information received from the input device for transmitting to the output device indicated by the identifier stored in the output device manager in a case of receiving the secret information from the input device. (when the response is the expected response, the input device can be used for inputting data and the output device is

used for outputting computed data of the server)

- 2.2 The same reasoning applies, mutatis mutandis, to the subject-matter of the corresponding independent claims 12 and 20, which therefore are also considered not inventive.
- 3 DEPENDENT CLAIMS
- 3.1 The dependent claims 2,3,4,7,8,10,11,13,16,17,19 do not contain any additional features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT with respect to novelty or inventive step, because all additional features are either known from the cited documents or common general knowledge. D1 is considered to be particularly relevant for input via keyboard or microphone, e.g. claims 7 and 8, D2 is considered to be particularly relevant for input via mouse, e.g. claims 2,3,4.
- 3.2 The subject-matter of claims 5,6,9,14,15,18 differs from this known device in that the secret information is automatically transferred from the output device to the input device, the user somehow connecting both.
- 3.3 The subject-matter of those claims is therefore new (Article 33(2) PCT). The problem to be solved by the present invention may be regarded as to ensure that the input device is in proximity of the output device.
 - The solution to this problem proposed in claims 5,6,9,14,15,18 of the present application is considered as involving an inventive step (Article 33(3) PCT), because the person skilled in the art would find no indication to modify the device of D1 to include the subject-matter of claims 5,6,9,14,15,18.